

WEST VIRGINIA SECRETARY OF STATE

MAC WARNER

ADMINISTRATIVE LAW DIVISION

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Office of West Virginia Secretary Of State

NOTICE OF FINAL FILING AND ADOPTION OF A LEGISLATIVE EXEMPT, INTERPRETIVE OR PROCEDURAL RULE

AGENCY: Coal Mine Health And Safety

TITLE-SERIES: 36-22

RULE TYPE:

Legislative

Amendment to Existing Rule: Yes

Repeal of existing rule:

No

Exempt

RULE NAME: Rule Governing the Prohibition of Acts

Endangering Security of Mine; Search for

Intoxicants, Matches, Etc.

CITE STATUTORY AUTHORITY:

W. Va. Code §§22A-6-4 and 22A-6-5

This rule is filed with the Secretary of State. This rule becomes effective on the following date:

February 11, 2021

BY CHOOSING 'YES', I ATTEST THAT THE PREVIOUS STATEMENT IS TRUE AND CORRECT.

Yes

Jack M Rife -- By my signature, I certify that I am the person authorized to file legislative rules, in accordance with West Virginia Code §29A-3-11 and §39A-3-2.

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TITLE 36 LEGISLATIVE EXEMPT RULE BOARD OF COAL MINE HEALTH AND SAFETY

SERIES 22 RULE GOVERNING THE PROHIBITION OF ACTS ENDANGERING SECURITY OF MINE; SEARCH FOR INTOXICANTS, MATCHES, ETC.

§36-22-1. General.

- 1.1. Scope. -- Rule governing no act permitted endangering security of mine and search for intoxicants, matches, etc.
 - 1.2. Authority. -- W. Va. Code §22A-6-4 and 22A-6-5.
 - 1.3. Filing Date. -- January 11, 2021.
 - 1.4. Effective Date. -- February 11, 2021.

§36-22-2. Effect and Purpose of Rule.

- 2.1. This rule shall have the effect of law and violations shall be deemed a violation of law and so cited with the same effect as law. All provisions of W. Va. Code §§22A-1-1 et seq. relative to enforcement are applicable to the enforcement of this rule.
- 2.2. The purpose of this section is to prevent persons from acting in such a manner as to endanger persons working in or at a mine and to establish guidelines to prevent hazardous articles and intoxicants from being carried into and utilized by persons working in or at a mine.

§36-22-3. Definitions.

3.1. All terms used in this rule, not defined herein, shall have the meanings set forth in W. Va. Code §§22A-1-2 et seq.

§36-22-4. No Act Permitted Endangering Security of Mine; Search for Intoxicants, Matches, Etc.

- 4.1. No miner, workman or other person shall knowingly damage any shaft, lamp, instrument, or machinery. No person shall alter or obstruct any air course or ventilating devices unless instructed by a certified person, or enter any part of a mine against caution, or disobey any order of any mine foreman or assistant mine foreman given in carrying out any of the provisions of this section.
- 4.2. Open lights, smoking, and smokers' articles, including matches, are prohibited in all mines. No person shall at any time enter mines with or carry therein any matches, pipes, cigars, cigarettes, or any device for making lights or fire not authorized or approved. The operator shall at frequent intervals search or cause to be searched any person, including his/her clothing and material belongings, entering or about to enter the mine, or inside the mine, to prevent such person from taking or carrying therein any of the above-mentioned articles or intoxicants.
 - 4.3. Any search of a person for purposes of enforcement of this Section may be required of persons

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entering a mine or work area of a mine. If any person refuses to submit to a search, that person shall not be permitted to enter the mine or work area of a mine until such time as a personal search is conducted. Searches of persons may be conducted in a mine or work area of a mine. If any person refuses to submit to a search, that person shall be required to leave such mine or work area of a mine until such time as a personal search in conducted.

- 4.4. No person shall at any time carry into any mine or work area of any mine any intoxicant or enter any mine or work area of any mine while under the influence of intoxicants. For the purpose of enforcement of this Section the word "intoxicant" shall mean alcoholic liquor as defined in W. Va. Code 60-1-5, or a controlled substance as defined in W. Va. Code 60A-1-101(e) not specifically prescribed by a physician who is fully aware of and has taken into account the job duties the person is expected to perform.
- 4.5. For purposes of enforcement of Section 4.4. of this rule, an operator shall refuse entry into a mine or remove from the mine any person whom the operator has a reasonable cause to believe is under the influence of intoxicants. The operator shall immediately notify a miner's representative employed on such shift that such action has been taken. The names and telephone numbers of the miner's representatives shall be provided to the mine operator and posted on the mine bulletin board. Reasonable cause shall be determined by the existence of one or more of the following conditions:
 - 4.5.1. Odor of alcohol or other intoxicant about the individual or on his/her breath;
- 4.5.2. Abnormally slurred speech, stammering, stumbling, weaving, or other loss of motor coordination;
 - 4.5.3. Unexplained animated signs of intoxication or influence of drugs on the individual;
 - 4.5.4. Other discernable signs of intoxication or influence of drugs on the individual.
- 4.6. Any miner who has been denied entry or removed from the mine pursuant to Section 4.5. of this rule shall be afforded the opportunity to receive a timely and appropriate medical examination to be provided by the operator. The operator shall afford the miner the opportunity for transportation to the medical facility where the examination will be performed. Such medical examination may include administration by a physician of tests prescribed and approved by the Department of Health of the State of West Virginia for the determination of a base of a controlled substance or alcohol pursuant to Chapter 17C, Article 5 of West Virginia Code. For determining whether an individual is under the influence, the provisions of 56 CSR 19 apply.
- 4.7. The designated miner's representative shall be provided the opportunity to participate with the operator or his/her authorized representative during the administration of the appropriate medical examination; however, the medical examination shall not be delayed by the absence of the miner representative. The representative shall be compensated by the operator until such time that the representative leaves the mine site.